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s City.

The Bloomfield Record.

VOL. VIII.

BLOOMFIELD, N. J. FRIDAY, MARCH 26, 1880.

NO. 876.

THE COUNTY SUPERINTENDENT.

BLOOMFIELD, N. J., March 18, 1880.

EDITOR BULLETIN.

Sir—Have you not forgotten somewhat of your usual fairness and fallen into the error of deciding a case before hearing both sides of it? In your issue of the 11th inst., in commenting on the school troubles in Bloomfield, you express the opinion that the meeting held on the 16th of June last was a continuation of the one held two weeks before, and consequently that any business transacted at the latter should be considered as transacted at the former. You add "And we do not see how Mr. Davis could think otherwise."

If the appointing power were simply "to appoint," it might be considered as transacted at the former. But the language of the statute is explicit: "The County Superintendent shall have power, and it shall be his duty, to appoint trustees for any district, when, for any cause, failure to elect at the regular time." Nobody denies that June 2nd was the regular time; nobody denies that District No. 7 failed to elect trustees at that regular time. What is the consequence? No matter what the cause, if the trustees were not elected at the regular time, the Superintendent's duty to appoint. He has no choice in the matter. He cannot choose the men whom he will appoint; he must appoint the men whom the law requires him to appoint.

As the meeting of June 2nd I said publicly that if the election was postponed it would be invalid. (a) At the meeting of the 16th, after the election, stepped upon the platform and stated that the election was valid. I also said that I believed the majority should have their way, whether I liked it or not. That is true; and we honor the County Superintendent for asserting his belief in the majority; but he should have lived up to that conviction, and ought to stand by it now. A great many believe in God, but they like to have their own way better than to do His will, especially where it demands renunciation of self. It is commendable, it is necessary, it is glorious, to have a creed, to believe in God, and that "the majority should have their way whether we like it or not," but it is more essential, more divine, to put in practice what one believes, whatever the self-sacrifice involved. "Faith without works is dead."

(b) "It would be interesting to know what editors mean when they express so earnestly their opinions regarding 'arbitrary power' and 'unconstitutional interference.' It is now to me that the County Superintendent 'can, if he will, say who shall or shall not be trustees or teachers in the districts under his jurisdiction.' I have never appointed a teacher, (c) nor do I believe that one has ever been appointed by a County Superintendent in this State. As regards trustees, this law appoints a day for electing trustees, and it does so in the section of township, county and State officers. The district fails, the statute says, the Superintendent shall fill the vacancy. Oh, 'arbitrary power!' Oh, 'unconstitutional interference!' Let us oppose any and every attempt of the minority power to defeat the sovereignty will of the people!" (d)

Very respectfully yours,

CHARLES M. DAVIS.

In replying to the above letter, we have been the liberty of inserting referring notes as a means of directing attention to those parts which seem to require comment.

(a) In our editorial article upon "Mr. Bliss' letter," we refrained from passing judgment upon the County Superintendent's

ready and willing to give space for "both sides." Believing that both sides ought to be heard, we give Mr. Davis' letter complete, as published in the South Orange Bulletin, agreeing with the editor of that paper, that there are some things connected with the case which ought to be further explained. Mr. Davis asks: "Have you not forgotten some of your usual fairness, etc." He should be the last man to charge Editor Smith with forgetfulness, unfairness, or of deciding a case unheard. Has he so soon forgotten that only a few months ago he sent a letter to the clerk of this school district, stating that he had removed one of the elected trustees and appointed another man in his place? And that he did so without giving that trustee a chance to say one word in his own behalf? The attempted removal signally failed, but nevertheless, it might have succeeded if Mr. Bliss had not appeared for redress to the Attorney General.

(b) "Every man in the county who is ignorant of the law." The statute quoted by Mr. Davis is simply a provision that if no election is held by the people, the County Superintendent should appoint. In this case there was an election by the people, in which Mr. Davis actively participated and voted, as the record shows, yet still insists upon illegality. His action and interpretation of the statute leads us to inquire if he is not endeavoring to solve the "Boss Puzzle?" Here is certainly a "13, 15, 14" combination which cannot be rectified unless he "turns the box around" and does it by saying the election would have been legal provided one party succeeded, but quite illegal if the other party carried it.

Another case: At the first meeting of the present trustees of District No. 7, the County Superintendent was present and objected to their organizing, on the ground that if they did there would be two boards of trustees existing at once. The trustees, however, insisted upon organizing, as required by law, and they did so. Subsequently the State Superintendent decided that they were right and Mr. Davis wrong. Obviously, the objection about "men ignorant of the law," seems to be an overloading of the blunderbuss, the discharging of which does more damage to the breech than from the muzzle.

(c) "At the meeting of June 2nd I said publicly that if the election was postponed it would be invalid." This is clearly a misrepresentation of the facts. He said nothing publicly of the kind. The minutes of the meeting contain not one word showing that anything was said to that effect. When Mr. Hadden, who was the leader and spokesman of the party to which Mr. Davis belonged, after feeling the pulse of the meeting, found that if an election was held his side would be defeated, he moved for a postponement. The question then arose whether it would be legal to adjourn. Mr. M. W. Dodd, one of the old trustees,

expressed his opinion that it would be legal to do so. The opinion of Mr. Amzi Dodd, ex Vice-Chancellor, who was present, was also asked, and he gave it to the effect that an adjournment would be simply a continuation of the meeting then held, and that the election would be valid if it took place at any time before the first of July, as the present board did not vacate their places until that date. Upon the strength of that opinion the election was postponed, although many present were unwilling to go away without electing, as the record vote, 30 against postponement to 45 in favor of it, plainly shows. If Mr. Davis, as County Superintendent, had across and said, in his official capacity, "Gentlemen, you must elect to-night, or the election will be void, and I shall be compelled to appoint trustees," the election would have been held then and there.

(d) "I also said that I believed the majority should have their way, whether I liked it or not." That is true; and we honor the County Superintendent for asserting his belief in the majority; but he should have lived up to that conviction, and ought to stand by it now. A great many believe in God, but they like to have their own way better than to do His will, especially where it demands renunciation of self. It is commendable, it is necessary, it is glorious, to have a creed, to believe in God, and that "the majority should have their way whether we like it or not," but it is more essential, more divine, to put in practice what one believes, whatever the self-sacrifice involved. "Faith without works is dead."

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The Town Committee met for organization on Friday evening of last week and elected Stanford Farrand to be chairman and treasurer. The Standing Committee appointed are as follows: Roads and Crosswalks, R. M. Dodd and Lewis Cookfair; Sidewalks, Theo. Oakes and John Sherman; Post and Poor House, Theo. Oakes and Lewis Cookfair; Gas and Public Grounds, John Sherman and Lewis Cookfair; Auditing Committee, John Sherman and R. N. Dodd; Township Physician, Dr. Beane.

Among the improvements going on in our town is the one in Beach street. The house occupied by Mr. Harrison is to be enlarged, all the modern improvements put in; the house painted and frescoed inside, and painted outside. We are glad to note that owners of houses are desirous of adding improvements and beautifying their dwellings, so that the tempting offers of the New York Elevated R. R. may not persuade our fellow citizens to emigrate.

The reappearance of "Anst Polly's Singin' Skewl" and "Jedediah," will take place in Library Hall this evening. The reserved seats at Scher's drug store, are going off with a "boom." We can promise those who attend a most enjoyable evening. A Hartford daily paper says of an entertainment in that city last week: "The character impressions by Jedediah and Margery were all rendered in an artistic manner. Miss Margery possesses a soprano voice of remarkable sweetness and range, and shows the true artist in all her actions. Jedediah is a natural-born comedian and is bound to bring down the house whenever he appears in his comic character."

A very sudden death of a young lady occurred in Monroe Place on Wednesday morning. The lady, a Miss Jones, from Morristown, was the guest of Mrs. C. B. Cross, and had been visiting in Bloomfield for some time. She had passed the previous evening in perfect health, at a social gathering with other friends in the neighborhood, but was taken ill during the night. Dr. Bailey was summoned but she died from apoplexy within a few hours. Her remains were taken to her home in Morristown.

Remains of the late Mrs. J. M. Jones, who died on Wednesday, March 18, 1880, will be taken to her home in Morristown, N. J., on Friday, March 20, 1880. The funeral will be held at 10 o'clock, A. M., at the residence of Mrs. Jones, in Morristown. The interment will be in the cemetery at Morristown. The remains will be taken to the depot at Morristown, N. J., on Friday, March 20, 1880, at 10 o'clock, A. M.

Any person calling for the above letters will please say "advertised."

H. DODD, P. M.

A TWO-STORY HOUSE, suitable for the family, Bath Room, Heater and all the modern improvements. Corner Front and Spruce streets. Inquire of Mr. Thompson.

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To a respectable tenant, a house of 10 rooms, Avenue, 100 feet wide, and 100 feet deep. Inquire of Mr. Thompson.

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W. V. S. & CO.

SPRING, 1880.

Very attractive lines of Spring Dry Goods,
Fancy Goods, Shawls, Dolmans, Circulars
and Walking Jackets.

W. V. SNYDER & Co.,

BROAD STREET, NEXT TO POST OFFICE,
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BAKER & HUBBELL,

DEALERS IN

Choice Groceries, Provisions & Fruits.

Flour, Feed, Grain, Hay and Straw.

Our NEW PROCESS FLOUR cannot be excelled. We keep the Best Flour in the market, by the barrel, and in 4, 6, 8, and 10 bbl. sacks.

Lowest Cash Prices. Goods Delivered Free.

HECKEL'S

CENTRE MARKET,

BLOOMFIELD, N. J.

Opposite Intersection of Broad St. and Bloomfield Ave.

The undersigned keeps constantly on hand everything pertaining to a FIRST CLASS MARKET, and sells at prices consistent with the times.

BEEF, LAMB, VEAL, MUTTON,

PORK, POULTRY, CORNED MEATS,